

49 FR 38947-01, 1984 WL 120299(F.R.)
RULES and REGULATIONS
ENVIRONMENTAL PROTECTION AGENCY
40 CFR Part 233
[R5-FRL-2684-7]

Michigan Department of Natural Resources [HYPERLINK
"http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=39USCAS404&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] Permit Program Approval

Tuesday, October 2, 1984

*38947 AGENCY: Environmental Protection Agency.

ACTION: Approval of State Program.

SUMMARY: The State of Michigan has submitted an application under Section 404(g) of the Clean Water Act for the approval of a program to regulate the discharge of dredged or fill material into certain waters of the United States within the State. After careful review of the application and comments received from the public, the Agency has determined that the State's program to regulate discharges of dredged or fill material meets the requirements of Section 404(h) of the Act. Therefore, this application is approved.

EFFECTIVE DATE: This regulation shall be promulgated for purposes of judicial review at 1:00 p.m. eastern daylight time on October 16, 1984, and shall become effective on that date.

FOR FURTHER INFORMATION CONTACT: Elmer D. Shannon, Chief, Dredge and Fill Section, Water Quality Branch, Water Division, U.S. Environmental Protection Agency, Region V, 230 South Dearborn Street, Chicago, Illinois 60604. PH (312) 886-6680. Copies of the responsiveness summary of the public hearing and public notice are available from the above address.

SUPPLEMENTARY INFORMATION: The Federal Clean Water Act ([HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=33USCAS1251&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., hereinafter the "CWA") established the [HYPERLINK

"http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=39USCAS404&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] Permit Program, under which the Secretary of the Army, acting through the Chief of Engineers of the U.S. Army Corps of Engineers (Corps), may issue permits for the discharge of dredged or fill material into waters of the United States at specified disposal sites. Section 404(g) of the CWA provides that the Governor of any State desiring to administer its own individual and general permit program for the discharge of dredged or fill material into waters of the United States (other than those waters which are presently used, or are susceptible for use in their natural condition or by reasonable improvement as a means to transport interstate or foreign commerce shoreward to the ordinary high water mark, including all waters which are subject to the ebb and flow of the tide shoreward to their mean high water mark, or mean higher high water mark on the west coast, including wetlands adjacent thereto) within its jurisdiction may submit the Administrator of the USEPA a full and complete description of the program it proposes to establish and administer under State law, including a statement from the State Attorney General that the laws of the State provide adequate authority to carry out the described program. The Administrator is required to approve such submitted program unless the program does not meet the requirements of Section 404(h) of the CWA. Among other authorities, the State must have: (1)

Adequate authority to issue permits which comply with all pertinent requirements of the CWA, including the guidelines developed under [HYPERLINK

"http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=39USCAS404&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=SP&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)#co_pp_3fed000053a85"]; (2) adequate authority, including civil and criminal penalties, to abate violations of the permit or the permit program; and (3) authority to ensure that the Administrator, the public, any other affected State, and other affected agencies, are given notice of each application for permit and are provided an opportunity for a public hearing before a ruling on each such application. The regulations establishing the requirements for the approval of State 404 Permit Programs were published at [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=0001037&cite=UUID(IA339F3802EEA11DABAA48F9C8B1C0930)&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=CP&fi=co_pp_sp_1037_14208&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)#co_pp_sp_1037_14208"] on April 1, 1983 (40 CFR Part 233)

On April 3, 1984, the State of Michigan completed the submission of an application under [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=39USCAS404&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=SP&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)#co_pp_16f4000091d86"] for EPA approval of a program administered by the Michigan Department of Natural Resources (MDNR) to regulate the discharge of dredged or fill material into waters of the United States within the State. On April 10, 1984, EPA published notice of its receipt of the application, requested public comments, and scheduled a public hearing on the Michigan 404 Program submitted by the State ([HYPERLINK

"http://www.westlaw.com/Link/Document/FullText?findType=Y&pubNum=0001037&cite=49FR14185&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=FR&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"]). A public hearing was held on May 10, 1984, in Lansing, Michigan.

After careful review of this application, I have determined that the Michigan 404 Program submitted by the MDNR to regulate discharges of dredged or fill material meets the requirements of Section 404(h) of the CWA, and hereby approve it. The effect of this approval is to establish this program as the applicable regulatory program under the CWA for discharges of dredged or fill material into waters of the United States in Michigan that are not presently used, or susceptible for use in their natural condition or by reasonable improvement as a means to transport interstate or foreign commerce shoreward to the ordinary high water mark, including wetlands adjacent thereto.

In this application, Michigan chooses not to assert jurisdiction over Indian lands or reservations for purposes of its 404 Program. Therefore, the Corps will continue to operate its 404 Program on any Indian lands or reservations.

Since this approval, in large part, simply ratifies State regulations and requirements already in effect under State law, EPA is publishing this approval, effective immediately. This will enable Michigan to begin immediately regulating discharges of dredged or fill material under the Federally approved program.

The terms listed below comprise a complete listing of the thesaurus terms associated with 40 CFR Part 233, which sets forth the requirements for a State requesting the authority to administer its own program to regulate discharges of dredged or fill material. The terms may not all apply to this particular notice.

List of Subjects in 40 CFR Part 233

Administrative practice and procedure, Reporting and recordkeeping requirements, Confidential business information, Water supply, Indians-lands, Intergovernmental relations Penalties, Confidential business information.

OMB Review

The Office of Management and Budget has exempted this rule from the requirements of Section 3 of [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=Y&serNum=0101691699&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=DE&originationContext=document&vr=3.0&rs=cblt1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"]

Certification Under the Regulatory Flexibility Act

Pursuant to the provisions of [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=5USCAS605&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=SP&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)#co_pp_a83b000018c76"], I certify that approval by EPA under Section 404 of the Clean Water Act of the application by the Michigan Department of Natural Resources will not have a significant economic impact on a substantial number of small entities, since this rule only approves State actions. It imposes no new requirements on small entities.

Authority: [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000546&cite=33USCAS1344&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"], CWA 404.

*38948 Dated: August 1, 1984.

Alan Levin,

Acting Regional Administrator.

For the reasons set forth in the preamble, Title 40 of the Code of Federal Regulations is amended as follows:

PART 233—404 STATE PROGRAM TRANSFER REGULATIONS

40 CFR § 233.42

1. Amend 40 CFR Part 233 by adding a new Subpart D and section 233.42 as follows:

Subpart D—Approved State Programs

40 CFR § 233.42

§ 233.42 Michigan.

The applicable regulatory program for discharges of dredged or fill material into waters of the United States in Michigan that are not presently used, or susceptible for use in their natural condition or by reasonable improvement as a means to transport interstate or foreign commerce shoreward to the ordinary high water mark, including wetlands adjacent thereto, except those on Indian lands, is the program administered by the Michigan Department of Natural Resources, approved by EPA, pursuant to Section 404 of the CWA. Notice of this approval was published in the Federal Register on []; the effective date of this program is October 16, 1984.

This program consists of the following elements, as submitted to EPA in the State's program application.

(a) Incorporation by reference. The requirements set forth in the State statutes and regulations cited in this paragraph are hereby incorporated by reference and made a part of the applicable 404 Program under the CWA for the State of Michigan. This incorporation by reference was approved by the Director of the Federal Register on October 16, 1984.

(1) The Great Lakes Submerged Lands Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST322.701&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., reprinted in Michigan 1983 Natural Resources Law.

(2) The Water Resources Commission Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST323.1&originatingDoc=I2

6376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., reprinted in Michigan 1983 Natural Resources Law.

(3) The Goemaere-Anderson Wetland Protection Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST281.701&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., reprinted in Michigan 1983 Natural Resources Law.

(4) The Inland Lakes and Stream Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST281.951&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., reprinted in Michigan 1983 Natural Resources Law.

(5) The Michigan Administrative Procedures Act of 1969, MCL 24-201 et seq.

(6) An act concerning the Erection of Dams, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST281.131&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq., reprinted in Michigan 1983 Natural Resources Law.

(7) R 281.811 through R 281.819 inclusive, R 281.821, R 281.823, R 281.824, R 281.832 through R 281.839 inclusive, and R 281.841 through R 281.845 inclusive of the Michigan Administrative Code (1979 ed., 1982 supp.).

(b) Other Laws. The following statutes and regulations, although not incorporated by reference, also are part of the approved State-administered program:

(1) Administrative Procedures Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST24.201&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq.

(2) Freedom of Information Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST15.231&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq.

(3) Open Meetings Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST15.261&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq.

(4) Michigan Environmental Protection Act, [HYPERLINK "http://www.westlaw.com/Link/Document/FullText?findType=L&pubNum=1000043&cite=MIST691.1201&originatingDoc=I26376430348511DAA76E8C4D774DCFAA&refType=LQ&originationContext=document&vr=3.0&rs=cb1.0&transitionType=DocumentItem&contextData=(sc.UserEnteredCitation)"] et seq.

(c) Memoranda of Agreement. (1) The Memorandum of Agreement between EPA Region V and the Michigan Department of Natural resources, signed by the EPA Region V Administrator on December 9, 1983.

(2) The Memorandum of Agreement between the U.S. Army Corps of Engineers and the Michigan Department of Natural Resources, signed by the Commander, North Central Division, on March 27, 1984.

(d) Statement of Legal Authority. (1) "Attorney General Certification Section 404/State of Michigan", signed by Attorney General of Michigan, as submitted with the request for approval of "The State of Michigan 404 Program", October 26, 1983.

(e) The Program description and any other materials submitted as part of the original application or supplements thereto.

[FR Doc. 84-26055 Filed 10-1-84; 8:45 am]

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